PATENT COOPERATION TREATY

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Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		FOR FURTHER AC	TION	See Form PCT/IPEA/416		
R 43449		International City	· (day/month/sea-1	Priority date (day/month/year)		
International application		International filing date		03.07.2003		
PCT/AT2004/000152 04.05.200				00.07.2000		
International Patent Classification (IPC) or national classification and IPC B23K9/133, B23K9/12, B23K9/28						
Applicant FRONIUS INTERNATIONAL GMBH						
This report under Articl	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 					
2. This REPOR	RT consists of a total of	8	sheets, including	this cover sheet.		
1	is also accompanied by A					
l —			reau) a total of	sheets, as follows:		
	a. (sent to the applicant and to the International Bureau) a total ofsheets, as follows: sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.					
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	lated thereto, in compute		s indicated in the Supple	_ , containing a sequence listing and/or tables mental Box Relating to Sequence Listing (see		
	contains indications relat		ns:			
⊠ во	x No. I Basis of the	e report				
Bo)	x No. II Priority					
	•	lishment of opinion with	regard to novelty, invent	tive step and industrial applicability		
	Box No. IV Lack of unity of invention					
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Bo:	x No. VI Certain do	ocuments cited				
Box No. VII Certain defects in the internationa		application				
Box No. VIII Certain observations on the international application						
Date of submission of the demand			Date of completion of th	uis report		
Name and mailing address of the IPEA/EP			Authorized officer			
			Talanhone No			

International application No.
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Box	No. I		Basis of the report		
1.			o the language, this report is based on the internation or this item.	nal application in the language in which it	was filed, unless otherwise
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:				
			nternational search (Rule 12.3 and 23.1(b))		
		p	ublication of the international application (Rule 12.4)	1	
			nternational preliminary examination (Rule 55.2 and/		
2.	With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):				
	밁		ernational application as originally filed/furnished		
	凶	the des	cription:		en and a tree of the control of
		pages	1-15		as originally filed/furnished
		pages*			
		pages*		received by this Authority on	
	\boxtimes	the clai	ims:		
		nos.	1-12		as originally filed/furnished
		nos.*		as amended (together with a	ny statement) under Article 19
		nos.*		received by this Authority on	
		nos.*			
	\boxtimes	the dra	wings:		
1		sheets	1-8		as originally filed/furnished
		sheets*		received by this Authority on	
1		sheets*		received by this Authority on	
	\Box	1	ence listing and/or any related table(s) – see Supplem		
1_		- I			
3.	ш		nendments have resulted in the cancellation of:		
			the description, pages		
		\equiv	the claims, nos.		
		\equiv	the sequence listing (specify):		
			any table(s) related to sequence listing (specify):	1	soloup had mad be-
4.		This re	eport has been established as if (some of) the amend ave been considered to go beyond the disclosure as fi	aments annexed to this report and listed iled, as indicated in the Supplemental Box	(Rule 70.2(c)).
			the description, pages		
			the claims, nos.		
			the drawings, sheets/figs		
			the sequence listing (specify):		
			-		
	If it		olies, some or all of those sheets may be marked "sup		·

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Вох	No. II Priority	
1.	This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:	
	copy of the earlier application whose priority has been claimed (Rule 66.7(a)).	
	translation of the earlier application whose priority has been claimed (Rule 66.7(b)).	
2.	This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.	
3.	Additional observations, if necessary:	
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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicabilit citations and explanations supporting such statement		ndustrial applicability;		
1.	Statement			
	Novelty (N)	Claims	2-9, 12	YES
		Claims	1, 10-11	NO
	Inventive step (IS)	Claims	4-6, 12	YES
		Claims	1-3, 7-11	NO NO
	Industrial applicability (L	A) Claims	1-12	YES
		Claims		NO NO
l				

- 2. Citations and explanations (Rule 70.7)
 - 1. Citations

Reference is made to the following documents:

- D1: US-A-4 837 420 (E.K.J. NIINIVAARA) 6 June 1989 (1989-06-06)
- D2: WO 01/38034 A (FRONIUS SCHWEISSMASCHEN PRODUKTION GMBH & CO. KG; J. ARTELSMAIR ET AL)
 31 May 2001 (2001-05-31)
- D3: US-A-3 693 858 (ARAYA TAKESHI ET AL) 26 September 1972 (1972-09-26)
- D4: DE 43 20 405 A (FRAUNHOFER GES FORSCHUNG) 22
 December 1994 (1994-12-22)
- 2. Claims 1-12

D1 discloses (the references in parentheses relate to said document) a welding torch as per the preamble of claim 1. In addition, D1 discloses that the wire buffer store (space between the rollers 24-25 and the centre of the nozzle 7; figure 1; see also Box VIII, point 2 for the exact meaning of a buffer store) is arranged immediately

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

after the region of the connection of the tube assembly (end of the nozzle 7) inside the torch body (figure 1) and that the tube assembly (end of the nozzle 7; figure 1) is arranged at an angle of up to 90° relative to the central axis (in figure 1, shown by wire 1) of the welding torch. The subject matter of claim 1 is therefore not novel (PCT Article 33(2)).

In any case, D2 discloses a torch (figure 8 and corresponding part of the description) from which the subject matter of claim 1 differs in that the wire buffer store is arranged immediately after the region of the connection of the tube assembly inside the torch body. This allows a more compact design of the torch.

The solution proposed in claim 1 of the present application cannot be deemed inventive for the following reasons (PCT Article 33(3)):

a- D2 indeed describes a torch wherein the sensor (31) simultaneously also forms a wire buffer store (see Box VIII, point 2: the sensor defines an interior space in which the wire can move freely) in which the wire can follow a curved course (figure 4). If the wire touches the sensor pipe, the speed of one of the wire feed devices (29, 34) alters such that the wire no longer comes into contact with the sensor pipe. D2 already describes the possibility of integrating this sensor/wire buffer store in

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the torch.

b- a person skilled in the art, without thereby being inventive, would place this sensor/wire buffer store either before the wire feed device (29) integrated in the torch, as is shown in figure 8 of D2, or after this wire feed device and before the tube assembly (figure 8) mounted at the end of the torch (10).

Dependent claims 2-3 and 7-11 do not contain any features which, in combination with the features of any claim to which they refer, meet the PCT novelty and inventive step requirements (PCT Article 33(2) and (3)); see D1 for claims 10-11; see D2 for claims 2-3 (when the wire buffer store also acts as the sensor); see D3 for claims 7-9.

Observations

The combination of features contained as a whole in dependent claims 1 and 3-5 is neither known nor obvious from the available prior art. It is therefore proposed that a new independent claim be drafted which includes these features. D3, which is considered the closest prior art, discloses (figures 3-4) a welding torch from which the subject matter of claim 1 differs in that a wire buffer store is arranged immediately after the region of the connection of the tube assembly inside the torch body, whereas the wire core is arranged in the end region in the torch body so as to be freely displaceable in the longitudinal

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direction, wherein a sensor for detecting the movement of the wire is arranged in the freely displaceable end region of the wire core and in front of a drive unit arranged in the torch.

The problem addressed by the present invention can therefore be considered that of producing a welding torch of very simple and compact design and in which the dynamic behaviour of the wire feed is improved. The solution to this problem proposed in the combination of claims 1 and 3-5 of the application involves an inventive step (PCT Article 33(3)) since none of the documents cited in this international preliminary report on patentability describes such an arrangement of a wire buffer store, a wire and a sensor (see Box V, point 2 for more details concerning documents D1 and D2).

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1. Since it is not permitted to combine previous claims in a reference (PCT Rule 6.4(a)), the expression "or more" should be deleted from claims 4 and 7-12.
- Claim 1 is not clear (PCT Article 6), since claim 1 does actually specify that the welding torch contains a wire buffer store that is arranged directly after the region of the connection of the tube assembly inside the torch body. However, in such a general definition of a wire buffer store, there are also simple spaces in a torch which allow the wire to move freely, i.e. a wire buffer store can only be a free space within a torch though which the wire passes.

In this international preliminary report on patentability, claim 1 is examined in accordance with this general definition of a wire buffer store (see Box V.2).

3. Expressions such as "in particular" do not bring about any restriction in the scope of protection sought by claim 1, i.e. the feature defined after the words "in particular" in claim 1 (for different wire feed speeds or a forwards or reverse wire feed) must be considered entirely optional (see Box V.2).